## CHAPTER 7.

AN ACT granting additional powers to certain cities of the second H. F. 46. class and incorporated towns relating to the construction of sewers or tile drains.

Be it enacted by the General Assembly of the State of Iowa:

SECTION 1. Cities of the second class having less than Cities may esfive thousand population and incorporated towns shall along streets. have the power to construct sewers or tile drains along streets and alleys therein and to levy special taxes for the same against the abutting property and the owners Property thereof, whenever the resident owners of a majority of owners to petition. the linear front feet of the property subject to such assessment petition therefor.

SEC. 2. If the assessment is made against property on When sewer one side of the street or alley only, the sewer or drain may be built one side of the street or alley only, the sewer or drain on one side shall be built on that side, and such property shall be of street. entitled to the benefits thereof, but if made against prop-when on both erty on both sides of the street or alley the same shall be sides. so built and located as to be of the greatest benefit to all

the property assessed therefor.

All the owners of property assessed for such Free use of sewers or drains shall have the free use thereof, under property reasonable rules and regulations adopted by the city or owners.

SEC. 4. Such city or town shall have power to regulate size and kind by ordinance, the size, kind, and manner of construction of regulated by ordinance. any such sewer or drain, and to provide the terms and conditions under which the property not taxed therefor may have the benefit of the same.

ŠEC. 5. The method of assessment, levy, collection, Method of and payment of such special taxes shall be the same as in collection. cities of over five thousand population, except that such

tax shall not exceed one dollar per linear front foot.

SEC. 6. The cost of constructing sewers and drains Intersections in excess of one dollar per linear front foot, and across general fund. intersecting streets and alleys, shall be paid from the general fund.

Approved April 4, 1896.

## CHAPTER 8.

AN ACT to authorize cities of the second class to acquire real H. F. 37. estate within and without their territorial limits, for the purpose of outlets for sewers; and pay for the same out of the general fund of the city, or out of the sewer fund of the sewer district, of which the same is the outlet.

Be it enacted by the General Assembly of the State of Iowa:

Real estate SECTION 1. That cities of the second class shall have required for the power to acquire real estate within and without their sewers.